Short Form Complaint 3:18-cv-06301-RS

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b. X Pfizer Inc.

v.

1		c.	Other (specify Defendant)	
2	2. Plaintiff's Full Name:			
3		a.	Jeffery Martin	
4	3.	Name	of the party or deceased who ingested Viagra/Revatio (sildenafil citrate) (hereinafte	
5		"Viagi	ra") and/or Cialis/Adcirca (tadalafil) (hereinafter "Cialis") and suffered injury, i	
6		differe	ent than Plaintiff:	
7		a.	N/A	
8	4.	Name	of additional or other Plaintiff, including loss of consortium Plaintiff(s) (i.e.	
9		admin	istrator, executor, guardian, conservator):	
10		a.	<u>N/A</u>	
11	5.	Plainti	ff's current city and state of residence:	
12		a.	Hilton Head Island, SC	
13	6.	Distric	et Court in which venue would be proper absent direct filing:	
14		a.	District Court of South Carolina	
15	7.	City an	nd state of Plaintiff or Decedent when he/she was diagnosed with melanoma:	
16		a.	Hilton Head Island, SC	
17	8.	Appro	ximate dates that the Plaintiff or Decedent ingested Viagra (if applicable):	
18		a.	Start date: <u>3/14/2014</u>	
19		b.	Stop date: <u>10/20/2016</u>	
20	9.	Appro	ximate dates that the Plaintiff or decedent ingested Cialis (if applicable):	
21		a.	Start date: <u>7/23/2012</u>	
22		b.	Stop date: <u>1/01/2013</u>	
23	10.	Date(s) that Plaintiff was diagnosed with melanoma which he/she alleges was caused by	
24		Viagra	a and/or Cialis:	
25		a.	10/9/2014	
26		b.	10/13/2016	
27	11.	Date o	of death of Decedent, if applicable:	
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1	a. <u>N/A</u>	
2	12. Master Complaint Adopted (check one or both):	
3	a. X Pfizer Master Complaint	
4	b. X Eli Lilly Master Complaint	
5	13. Counts in the Master Complaint(s) brought by Plaintiff(s):	
6	a. Count 1 (Negligence): X	
7	b. Count 2 (Gross Negligence): X	
8	c. Count 3(Negligence Per Se): X	
9	d. Count 4 (Unfair and Deceptive Trade Practices: Unfairness) X	
10	e. Count 5 (Unfair and Deceptive Trade Practices: Fraud) X	
11	f. Count 6 (Unfair and Deceptive Trade Practices: Unlawfulness) X	
12	g. Count 7 (Strict Liability – Defective Design): X	
13	h. Count 8 (Strict Liability – Failure to Warn): X	
14	i. Count 9 (Failure to Test): X	
15	j. Count 10 (Breach of Express Warranty): X	
16	k. Count 11 (Breach of Implied Warranty): X	
17	1. Count 12 (Fraudulent Misrepresentation and Concealment):X	
18	m. Count 13 (Negligent Misrepresentation and Concealment): X	
19	n. Count 14 (Fraud and Deceit): X	
20	o. Count 15 (Willful, Wanton, and Malicious Conduct): X	
21	p. Count 16 (Unjust Enrichment): X	
22	q. Count 17 (Loss of Consortium):	
23	r. Count 18 (Survival):	
24	s. Count 19 (Wrongful Death):	
25	t. Count 20 (Punitive Damages): X	
26	u. Other:	
27	14. Jury Demand	
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1	a. Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiff(s) hereby demand a trial
2	by jury as to all claims in this action: Yes X No
3	
4	Dated this the 8 th day of November, 2018.
5	Respectfully submitted on behalf of the Plaintiff(s),
6	
7	/s/ Ernest Cory Ernest Cory
8	Kristian W. Rasmussen Lauren S. Miller
9	R. Andrew Jones CORY WATSON, P.C.
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